Character Company Control (1987)

Carlton E Wilmore

CIVIL ACTION



state of Idaware: Papt. Home land Security

MOTION TO PROCEED IN FORMA PAUPERIS

05-707-

FILED

AUG 2 2 2005

MICHAELE KUNZ, Clerk Dep. Clerk

05-707

FILED

SEP 2 8 2005

U.S. DISTRICT COURT DISTRICT OF DELAWARE

Print your name

TATEMENT IN SUPPORT OF REQUEST TO PROCEED IN FORMA PAUPERIS

C	av It o	Philippiff Wilmore			
		14 pt Some land security	Civil Ad	ction No. OSCV	4459
secu	rity there	titled case; that in support of my motion for, I declare that because of my poverty I hat I believe I am entitled to relief.	L	pp,	, or 6 2, c
1.)	a.) Are you presently employed? Yes No a.) If the answer is "yes", state the amount of your salary or wages per month, and give the name and of your employer.				
		If the answer is "no", state the date of last which you received.			ges per month
2.)	a.) I b.) I c.) I d.) (e.) A	u received within the past twelve months Business, profession, or form of self-emp Rent payments, interest, or dividends? Pensions, annuities, or life insurance payr Gifts or inheritances? Any other sources? answer to any of the above is "yes", desc during the past twelve months.	nents? cribe each source of money an	Yes [] Yes [] Yes [] Yes [] Yes [] Yes [] And state the amount r	
		own cash, or do you have money in a cheswer is "yes", state the total value of the i		/es ⊠ No □	
	ordinary	own any real estate, stocks, bonds, notes, household furnishings and clothing)? wer is "yes", describe the property and s	_Y	es 🛛 No 🗆	-,
		ersons who are dependent upon you for so now much you contribute toward their sup		p to those persons, a	and
		I declare under the penalty of perju	ary that the foregoing is true	e and correct.	
EXE	CUTED	ON 18-22-05 (Date)	(Plaintiff's Si	gnature)	

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

PLAINTIFF'S EMPLOYMENT ATTORNEY PANEL PROGRAM DESCRIPTION

Under the law, the federal district court may appoint an attorney to represent a plaintiff in an employment case.1

A volunteer panel of attorneys sponsored by the Federal Courts Committee of the Philadelphia Bar Association - in conjunction with the Association's pro bono program, V.I.P. has been approved by the Court. These attorneys, upon Court authorization, will represent employment action plaintiffs.

- 1.) Upon inquiry to the Clerk's office or upon the proposed filing of a pro se complaint, an employment action plaintiff will be given this Program Description, including the attached application for appointment of counsel from the panel.
- 2.) Upon approval of the application by the Clerk's office or, if an action has been filed, the assigned Judge, the plaintiff will be informed of the referral to an attorney,

^{1.} Title VII of the Civil Rights Act of 1964, section 706(f)(1)(B), 42 U.S.C. §2000e-5(f)(1)(B), provides -

Upon application by the complainant and in such circumstances as the court may deem just, the court may appoint an attorney for such complainant and may authorize the commencement of the action without the payment of fees, cost, or security.

including the attorney's address and telephone number.² The Clerk's office will enter a minute order authorizing representation of the plaintiff by a member of the Employment Attorney Panel. The attorney to whom the reference is made will be sent a copy of the approved application. If the application for appointment of counsel is not approved, a brief written explanation will be given to the applicant. In cases in which the plaintiff does not appear able to afford an attorney, the application also will be referred to V.I.P. Under V.I.P., payment of costs and other benefits may be available.

- 3.) The plaintiff should promptly contact the attorney's office to arrange a meeting to discuss the case.
- 4.) Within 30 days after their first meeting, either the plaintiff or the attorney may decline, without explanation, to proceed with the representation.³ Upon plaintiff's request, a referral to another attorney may be made. In cases in which the plaintiff can afford an attorney or in which a fund my be created or a fee may be shifted to defendant as a result of the attorney's services, a written agreement covering fee and expenses will be entered into by the plaintiff and attorney. The attorney will not be required to advance costs.
- 5.) As an alternative to representation, the plaintiff and the attorney may agree to have the attorney act as a consultant.
- 6.) Individual lawyers and law firms will not be asked to accept more than one panel appointment at a time unless they so request. Appointments more often than once a year may also be declined.

^{2.} From time to time the Federal Courts Committee will designate one of its members to be Program Coordinator. The Program Coordinator will supervise the recruitment of attorneys for the panel and will work with the Court, the Clerk's office, and V.I.P. to implement the program.

^{3.} This initial period - in which either the plaintiff or the attorney may decline the representation - may be extended by agreement for an additional 30 days. Once the representation has been entered into and an appearance entered for the plaintiff, if the attorney finds it necessary to ask for leave to withdraw, the Court will give due consideration to the public service nature of the representation.

7.) As a part of the panel program, attorneys will be given informative material, including Richey's "Manuel on Employment Discrimination Law ... in the Federal Courts" (Federal Judicial Center 1988).

8.) Panel attorneys who specialize in the field will be available to confer with other panel members on particular issues.

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